

Via ECF

The Honorable Edgardo Ramos **United States District Court** 40 Foley Square, Courtroom 619 New York, NY 10007

Brous, et al. v. Eligo Energy, LLC, et al., No. 1:24-cv-1260 (ER)

Dear Judge Ramos,

We write on behalf of Plaintiffs and the proposed Class in accordance with Your Honor's Individual Rule § 3.ii to provisionally redact portions of Plaintiffs' supplemental information in connection with Plaintiffs' response (ECF No. 217) to Defendants' pre-motion letter seeking a protective order for the depositions of Mark Friedgan and Alex Goldstein (ECF No. 208).

Plaintiffs' supplement contains information that Defendants have designated confidential under the Court-ordered protective order (ECF No. 38). Per the Southern District of New York Electronic Case Filing Rules & Instructions § 6.5(a), Plaintiffs respectfully submit that the Viewing Level to be applied to the unredacted copy of this document filed contemporaneously with this letter should be "Selected Parties"—that is, limited to counsel appearing for Eligo and Plaintiffs.

The parties require additional time to formulate their positions on whether the enclosed information should remain under seal. Absent a briefing schedule set by the Court, Plaintiffs anticipate that by next week the parties will provide the Court with their positions on whether any or all of this information should remain under seal.

Thank you for the Court's consideration of this matter.

Respectfully submitted, Dated: May 16, 2025

> By: /s/ Ethan D. Roman

> > Ethan D. Roman J. Burkett McInturff Tiasha Palikovic

Jessica L. Hunter

WITTELS MCINTURFF PALIKOVIC

305 Broadway, 7th Floor New York, New York 10007

Tel: (917) 775-8862 Fax: (914) 775-8862 edr@wittelslaw.com jbm@wittelslaw.com tpalikovic@wittelslaw.com

ilh@wittelslaw.com

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D. Greg Blankinship Erin Kelley FINKELSTEIN, BLANKINSHIP, FREI-PEARSON & GARBER, LLP One North Broadway, Suite 900

White Plains, New York 10601 Tel: (914) 298-3281

Tel: (914) 298-3281 Fax: (914) 824-1561 gblankinship@fbfglaw.com ekelley@fbfglaw.com

Attorneys for Plaintiffs and the Proposed Class

CC: All Counsel of Record via ECF